Apr 14 05 08:14p Alistair Chan 651-255-6560 p.11

Atty. Dkt. No. 025782-0109 (3620.Palm)

## REMARKS

Applicants respectfully request reconsideration of the present application in view of the foregoing amendments and in view of the reasons that follow.

Claims 12, 25 and 26 are requested to be cancelled without prejudice.

Claims 11 and 21 and are currently being amended.

This amendment adds, changes and/or deletes claims in this application. A detailed listing of all claims that are, or were, in the application, irrespective of whether the claim(s) remain under examination in the application, is presented, with an appropriate defined status identifier.

After amending the claims as set forth above, claims 1-11, 13-24 are now pending in this application.

## Claim Rejections - 35 U.S.C. § 102

The Examiner rejected claims 1-4, 6-14, and 16-21 under 35 U.S.C. § 102(e) as being anticipated by Chen et al. (U.S. Patent Application Publication No. 2002/0177453).

The Examiner indicated that <u>Chen et al.</u> teaches all of the claim limitations including a mobile resources server coupled to the communications network. Applicants respectfully submit that <u>Chen et al.</u> does not disclose, teach, or suggest a mobile resources server coupled to the communication network. The Examiner has construed the access infolet 306 of <u>Chen et al.</u> as a mobile resources server. However, Applicants disagree in that the access infolet 306 is designed to retrieve information from the internet, and not to provide information to mobile devices about what resources are available. The mobile resources server is designed to provide information to mobile devices that connect to the network about what resources they may access. <u>See</u> Specification, page 15, paragraph [0039]. Accordingly, because <u>Chen et al.</u> does not disclose, teach, or suggest all of the claim limitations, claim 1 and its respective dependent claims are therefore allowable.

Apr 14 05 08:14p Alistair Chan 651-255-6560 p.12

Atty. Dkt. No. 025782-0109 (3620.Palm)

Independent claim 11 and 21 have been amended to include recitation of the mobile resources server and therefore claims 11 and 21 and their respective dependent claims are not anticipated by <u>Chen et al.</u> because <u>Chen et al.</u> does not disclose, teach, or suggest the mobile resources server. Accordingly, Applicants respectfully request claims 13-21 also be allowed.

The Examiner also rejected independent claims 1 and 11 under 35 U.S.C. § 102(e) as being anticipated by Wang (U.S. Patent Application Publication No. 2002/0160745). The Examiner indicated that Wang discloses, among other elements a mobile resources server coupled to the communications network (FIG. 11, resource servers 12, 14, 16, 18, and 20). Applicants respectfully disagree with the Examiner's assertion that the mobile resources server is coupled to the communications network in Wang. What is shown and described by Wang are servers which provide information, that is the information sources such as shown in Wang, weather info, traffic info, commercial info, and other information. The mobile resources server as claimed and described by Applicants is not an information source as shown by Wang. Rather the mobile resources server provides information, to a mobile device when it connects to the network, about what information or what resources are available to the mobile device once it has connected to the network. Accordingly, Wang does not disclose, teach or suggest the mobile resources server of Applicants' invention of claims 1 and 11. Therefore, independent claims 1 and 11 and their respective dependent claims are allowable.

Similarly, the Examiner rejected claims 22-24 under 35 U.S.C. § 102(e) as being anticipated by Wang. Again, claims 22-24 all recite a mobile resources server. The mobile resources server, as detailed above is not disclosed, taught, or suggested by the Wang reference. Accordingly, Applicants respectfully request that claims 22-24 be allowed.

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Applicants believe that the present application is now in condition for allowance. Favorable reconsideration of the application as amended is respectfully requested.

Atty. Dkt. No. 025782-0109 (3620.Palm)

The Examiner is invited to contact the undersigned by telephone if it is felt that a telephone interview would advance the prosecution of the present application.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 06-1447. Should no proper payment be enclosed herewith, as by a check being in the wrong amount, unsigned, post-dated, otherwise improper or informal or even entirely missing, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 06-1447. If any extensions of time are needed for timely acceptance of papers submitted herewith, Applicants hereby petition for such extension under 37 C.F.R. § 1.136 and authorize payment of any such extensions fees to Deposit Account No. 06-1447.

Respectfully submitted,

April 14, 2005 FOLEY & LARDNER LLP

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